Case 19-60171 Doc 5 Filed 01/29/19 Entered 01/29/19 14:13:31 Desc Main Document Page 1 of 10

Fill in this i	information to identify your case:	
Debtor 1	Kelly Fears Ahmed	☐ Check if this is an amended plan, and
Debtor 2 (spouse, if filing)		list below the sections of the plan that have been changed.
United States Ba	ankruptcy Court for the: Western District of: Virginia	
Case Number (if known)	19-60171 (State)	
Official F		
СНАРТЕ		12/17.
Part 1:	Notices	
To Debtors:	This form sets out options that may be appropriate in some cases, but the not indicate that the option is appropriate in your circumstances or that it Plans that do not comply with local rules and judicial rulings may not be	t is permissible in your judicial district.
	In the following notice to creditors, you must check each box that applies.	
To Creditors	: Your rights may be affected by this plan. Your claim may be reduced, m	odified, or eliminated.
	You should read this plan carefully and discuss it with your attorney if you have an attorney, you may wish to consult one.	ve one in this bankruptcy case. If you do not
	If you oppose the plan's treatment of your claim or any provision of this plan, to confirmation at least 7 days before the date set for the hearing on confirmat Bankruptcy Court. The Bankruptcy Court may confirm this plan without furth filed. See Bankruptcy Rule 3015. In addition, you may need to file a timely proplan.	on, unless otherwise ordered by the er notice if no objection to confirmation is
	The following matters may be of particular importance. Debtors must check a not the plan includes each of the following items. If an item is checked as "checked, the provision will be ineffective if set out later in the plan.	
1.1	A limit on the amount of a secured claim, set out in Section 3.2, which maresult in a partial payment or no payment at all to the secured creditor	y Included Not included
1.2	Avoidance of a judicial lien or nonpossessory, nonpurchase-money securinterest, set out in Section 3.4	ty Included Not included
1.3	Nonstandard provisions, set out in Part 8	✓ Included □Not included
Part 2:	Plan Payments and Length of Plan	
2.1	Debtor(s) will make regular payments to the trustee as follows:	
	\$180.00 per Weekly for 48 months	
	[and \$ per for months.] Insert additional lines is	needed.
	If fewer than 60 months of payments are specified, additional monthly payment	ats will be made to the extent

If fewer than 60 months of payments are specified, additional monthly payments will be made to the extent necessary to make the payments to creditors specified in this plan.

Case 19-60171 Doc 5 Filed 01/29/19 Entered 01/29/19 14:13:31 Desc Main Document Page 2 of 10

Kelly F	ears Ahme	ed;						Case Number		19-601	/1
F	Regular	payments	to the	truste	e will b	e made fro	m future	income in the	following ma	anner:	
Ch	heck all th	hat apply:									
	Debt	tor(s) will r	nake p	ayments	pursuan	t to a payroll	deduction	order.			
	Debt	tor(s) will r	nake p	ayments	directly	to the trustee	e.				
V	Othe	er (specify i	method	of payn	nent): El	PAY.					
I	ncome t	ax refund	ls.								
Ch	heck one.										
v	7	Debtor(s) v	will reta	in any ii	ncome ta	ax refunds re	ceived du	ring the plan terr	n.		
								ome tax return fi ne tax refunds re		olan term within	14 days of
	_					unds as follo		ie aut rerainas re	corred during t	ne pian term.	
A	dditiona	al paymen	nts.								
Ch	heck one.										
[7	None. If "	None"	is check	ed, the r	rest of § 2.4 r	need not b	e completed or r	eproduced.		
[yment(s) to the standard of th			es, as specified	l below. Describe	e the source,
M	reatmer	nt of Secu	ired (Claims		ayments to		ee provided fo	or in §§ 2.1 an	d 2.4 is	\$37,440.00
M Ch	reatmer Aaintena neck one.	None. If "? The debtor changes received by disburse claim will lordered by 3002(c) co absence of stay is order	yment None" if (s) will quired led eithe be paid the control of a contrered as under the	s and community states and community states and community states and community states are states ar	ure of on the cumplicable trustee of hrough of mounts contrary ly filed em of coraph as s	default, if a est of § 3.1 n rrent contract e contract and or directly by disbursement listed on a pr amounts liste proof of clair ollateral liste to that collate	eed not be tual install d noticed it the debto is by the tr roof of cla ed below a m, the am d in this p	ment payments on conformity wing (s), as specified ustee, with interim filed before the total to	eproduced. on the secured of the any applicable below. Any event, if any, at the filing deadli installment pay ow are controlli unless otherwise ared claims bas	claims listed belde rules. These pristing arrearage e rate stated. Uniment and arrearang. If relief from e ordered by the ed on that collate trustee rather th	ow, with any ayments will on a listed less otherwise aptcy Rule age. In the a the automatic court, all eral will no
M Ch	reatmer Aaintena neck one.	None. If "? The debtor changes receive disburse claim will lordered by 3002(c) co absence of stay is order payments u	yment None" if (s) will quired led eithe be paid the control of a contrered as under the	s and community states and community states and community states and community states are states ar	ure of on the cumplicable trustee of hrough of mounts contrary ly filed em of coraph as s	default, if a est of § 3.1 n rrent contract e contract and or directly by disbursement listed on a pr amounts liste proof of clair ollateral liste to that collate	eed not be tual install d noticed i the debto ts by the tr roof of cle ed below a m, the am d in this p eral will co	ment payments on conformity wing (s), as specified ustee, with interim filed before the total to	eproduced. on the secured of the any applicable below. Any event, if any, at the filing deadli installment pay ow are controlli unless otherwise ared claims bas	claims listed beld le rules. These p cisting arrearage e rate stated. Un ine under Bankru ment and arreara g. If relief from c ordered by the c ed on that collate	ow, with any ayments will on a listed less otherwise aptcy Rule age. In the a the automatic court, all eral will no
M Ch	reatmer Aaintena neck one.	None. If "? The debtor changes received by 3002(c) co absence of stay is order payments u longer be to debtor(s).	yment None" if (s) will quired led eithe be paid the control of a contrered as under the	s and community states and community states and community states and community states are states ar	ure of on the cum of t	default, if a est of § 3.1 n rrent contract e contract and or directly by disbursement listed on a pr amounts liste proof of clair ollateral listed to that collate final column	eed not be tual install d noticed it the debto ts by the tr roof of cla ed below a m, the am d in this p eral will co i includes	ment payments of n conformity wing (s), as specified ustee, with intensing filed before the tourness tated below the current pounts stated below the current pounts and all sectionly payments demonstrated below the current pounts of the current pounts of the current payments demonstrated below the current payments demonstrated by the current p	eproduced. on the secured of the any applicable below. Any evest, if any, at the filing deadli installment pay ow are controlli unless otherwise ured claims bas isbursed by the	claims listed beld le rules. These p cisting arrearage e rate stated. Un ine under Bankru ment and arreara ng. If relief from ordered by the ed on that collate trustee rather th	ow, with any ayments will on a listed less otherwise aptcy Rule age. In the an the automatic court, all eral will no an by the
M Ch	reatmer Aaintena neck one.	None. If "? The debtor changes received by 3002(c) co absence of stay is order payments u longer be to debtor(s).	yment None" if (s) will quired led eithe be paid the control of a contrered as under the	s checker maintain by the ap or by the in full that, the a ver any c arry time to any itu	ure of on the cum of t	default, if a est of § 3.1 n rrent contract e contract and or directly by disbursement listed on a pr amounts list proof of clai bllateral liste to that collate final column Current in payment (i	eed not be tual install d noticed it the debto ts by the tr roof of cla ed below a m, the am d in this p eral will c includes stallment including ow) by: the (See ph 8.1)	ment payments of necessary completed or rement payments of necessary control of the complete control of the contro	eproduced. on the secured of the any applicable below. Any exect, if any, at the filing deadli installment pay we are controlli miless otherwise ured claims bas isbursed by the	claims listed belt le rules. These p tisting arrearage e rate stated. Un ine under Bankrument and arrearang. If relief from ordered by the ed on that collate trustee rather the	ow, with any yayments will on a listed less otherwise uptcy Rule age. In the the automatic coral will no an by the

Case 19-60171 Doc 5 Filed 01/29/19 Entered 01/29/19 14:13:31 Desc Main Document Page 3 of 10

3.2 Request for valuation of security, payment of fully secured claims, and modification of undersecured claims. Check one.

None. If "None" is checked, the rest of § 3.2 need not be completed or reproduced.

The remainder of this paragraph will be effective only if the applicable box in Part 1 of this plan is checked.

The debtor(s) request that the court determine the value of the secured claims listed below. For each non-governmental secured claim listed below, the debtor(s) state that the value of the secured claim should be as set out in the column headed Amount of secured claim. For secured claims of governmental units, unless otherwise ordered by the court, the value of a secured claim listed in a proof of claim filed in accordance with the Bankruptcy Rules controls over any contrary amount listed below. For each listed claim, the value of the secured claim will be paid in full with interest at the rate stated below.

The portion of any allowed claim that exceeds the amount of the secured claim will be treated as an unsecured claim under Part 5 of this plan. If the amount of a creditor's secured claim is listed below as having no value, the creditor's allowed claim will be treated in its entirety as an unsecured claim under Part 5 of this plan. Unless otherwise ordered by the court, the amount of the creditor's total claim listed on the proof of claim controls over any contrary amounts listed in this paragraph.

The holder of any claim listed below as having value in the column headed Amount of secured claim will retain the lien on the property interest of the debtor(s) or the estate(s) until the earlier of:

- (a) payment of the underlying debt determined under nonbankruptcy law, or
- (b) discharge of the underlying debt under 11 U.S.C. § 1328, at which time the lien will terminate and be released by the creditor.

Name of Creditor	Estimated amount of creditor's total claim	Collateral	Value of Collateral	Amount of claims senior to creditor's claim	Amount of secured claim	Interest rate	Monthly payment to Creditor	Estimated total of monthly payments
Capital One Auto Finance	\$ 24,602.00	2015 Dodge Durango	\$ 18,715.00	n/a	\$ 18,715.00	6.00%	\$187/mo for 9 months then \$481.77/mo for 39 mos (See paragraph 8.1)	
							(See paragraph 8.1)	

3.3 Secured claims excluded from 11 U.S.C. § 506.

Check	0110
лиеск	one.

J

None. If "None" is checked, the rest of § 3.3 need not be completed or reproduced.

	The claims	listed	below	were	either:
--	------------	--------	-------	------	---------

(1) incurred within 910 days before the petition date and secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or

incurred within 1 year of the petition date and secured by a purchase money security interest in any other thing of value.

These claims will be paid in full under the plan with interest at the rate stated below. These payments will be disbursed either by the trustee or directly by the debtor(s), as specified below. Unless otherwise ordered by the court, the claim amount stated on a proof of claim filed before the filing deadline under Bankruptcy Rule 3002(c) controls over any contrary amount listed below. In the absence of a contrary timely filed proof of claim, the amounts stated below are controlling. The final column includes only payments disbursed by the trustee rather than by the debtor(s).

Name of creditor	Collateral	Amount of claim	Interest rate	Monthly plan payment	Estimated total payments by trustee
				(See paragraph 8.1)	
				Disbursed by:	
				Trustee	
				☐ Debtor(s)	
				(See paragraph 8.1)	
				Disbursed by:	
				Trustee	
				☐ Debtor(s)	

Case 19-60171 Doc 5 Filed 01/29/19 Entered 01/29/19 14:13:31 Desc Main Document Page 4 of 10

Debtor

Kelly Fears Ahmed ;	Case Number	19-60171
4 Lien avoidance.		
Check one.		
None. If "None" is checked, the re	est of § 3.4 need not be completed or reproduced.	
The remainder of this paragraph will be	effective only if the applicable box in Part 1 of	of this plan is checked.
debtor(s) would have been entitled securing a claim listed below will amount of the judicial lien or secu amount, if any, of the judicial lien	under 11 U.S.C. § 522(b). Unless otherwise order avoided to the extent that it impairs such exemity interest that is avoided will be treated as an unique of the control of	the claims listed below impair exemptions to which the ered by the court, a judicial lien or security interest aptions upon entry of the order confirming the plan. The nsecured claim in Part 5 to the extent allowed. The d in full as a secured claim under the plan. See 11 U.S.C. vide the information separately for each lien.
Information regarding judicial lien or security interest	Calculation of lien avoidance	Treatment of remaining secured claim
Name of Creditor	a. Amount of lien	Amount of secured claim after avoidance (line a minus line f)
	b. Amount of all other liens	\$
Collateral	c. Value of claimed exemptions +	Interest rate (if applicable)
	d. Total of adding lines a, b, and c \$	-
Lien Identification (such as judgment date, date of lien recording, book and page number)	e. Value of debtor(s)' interest in property	Monthly payment on secured clai
Judgment date:	_	
Book and page number:	f. Subtract line e from line d.	- Estimated total payments on secure claim
Date of lien recording:	Extent of exemption impairment (Check applicable box):	
	☐ Line f is equal to or greater	than line a.
	The entire lien is avoided. (Do not complete to	
	☐ Line f is less than line a.	
	A portion of the lien is avoided. (Complet	te the next column.)
5 Surrender of collateral	·	·
Check one.		
None. If "None" is checked, the re	est of § 3.5 need not be completed or reproduced	
upon confirmation of this plan the	stay under 11 U.S.C. § 362(a) be terminated as to	res the creditor's claim. The debtor(s) request that of the collateral only and that the stay under § 1301 sition of the collateral will be treated in Part 5 below.
Name of creditor		<u>Collateral</u>
		

Case 19-60171 Doc 5 Filed 01/29/19 Entered 01/29/19 14:13:31 Desc Main Document Page 5 of 10

Debtor	Kelly Fear	s Ahmed ;	Case Number	19-60171					
Part 4:	Trea	atment of Fees and Priority Claims							
4.1	G	eneral							
		Trustee's fees and all allowed priority claims, including domestic support obligations other than those treated in § 4.5, will be paid in full without postpetition interest.							
4.2	T	rustee's fees							
		e's fees are governed by statute and may change g the plan term, they are estimated to total \$	during the course of the 3,744.00	case but are estimated to be0	of plan payments; and				
4.3	A A	ttorney's fees							
		balance of the fees owed to the attorney for the debtor	r(s) is estimated to be	\$ 4,000.00 (See paragraph 8.1)					
4.4	Pi	riority claims other than attorney's fees and th	hose treated in § 4.5.						
		neck one.							
		None . If " <i>None</i> " is checked, the rest of § 4.4 r	=						
	V	The debtor(s) estimate the total amount of other	er priority claims to be	\$ 8,252.00					
4.5		omestic support obligations assigned or owed theck one.	to a governmental unit	and paid less than full amount.					
	V	None. If "None" is checked, the rest of § 4.5 r	need not be completed or re	eproduced.					
		The allowed priority claims listed below are based of governmental unit and will be paid less than the full requires that payments in § 2.1 be for a term of 60	amount of the claim under 11	U.S.C. § 1322(a)(4). This plan provision					
		Name of creditor		Amount of claim to be paid					
				_					
D 45		A CONTRACT OF THE SECOND							
Part 5:	Trea	atment of Nonpriority Unsecured Claims							
5.1	Non	priority unsecured claims not separately class	ified.						
		ed nonpriority unsecured claims that are not separately t payment will be effective. Check all that apply.	ly classified will be paid, p	ro rata. If more than one option is checked, the o	ption providing the				
		The sum of							
	☑	of the total amount of these claims,	an estimated payment of	\$ 971.97					
	☑ The f	funds remaining after disbursements have been made	to all other creditors provide	led for in this plan.					
	If the	estate of the debtor(s) were liquidated under chapter 7,	nonpriority unsecured claim	ns would be paid approximately \$0.00					

Regardless of the options checked above, payments on allowed nonpriority unsecured claims will be made in at least this amount.

Case 19-60171 Doc 5 Filed 01/29/19 Entered 01/29/19 14:13:31 Desc Main Document Page 6 of 10

Debtor	Kelly Fears A	Ahmed;		Case Number	19-6017	1	
5.2	Mai	ntenance of	payments and cure of any default on no	onpriority unsecured claims.	. Check one.		
	7	None. If "	None" is checked, the rest of § 5.2 need not	be completed or reproduced.			
		on which t debtor(s),	r(s) will maintain the contractual installment part in the last payment is due after the final plan pay as specified below. The claim for the arrearage column includes only payments disbursed by	yment. These payments will be d ge amount will be paid in full as	isbursed either by specified below ar	the trustee or d	lirectly by the
			Name of creditor	Current installment payment	Amount of arrear	age to be paid	Estimated total payments by trustee
				Disbursed by: Trustee Debtor(s)			
				Disbursed by: Trustee Debtor(s)			
5.3	Oth	None. If "	y classified nonpriority unsecured claim None" is checked, the rest of § 5.3 need not a iority unsecured allowed claims listed below	be completed or reproduced.	be treated as follo	ows	
	Name o	f Creditor	Basis for separate classification and treatment	Amount to be paid on the claim	Interest rate (if applicable)		d total amount of payments
Part 6:	Execu	tory Contra	ncts and Unexpired Leases				
6.1		•	ontracts and unexpired leases listed bel expired leases are rejected. Check one.		treated as speci	fied. All othe	r executory
		None. If "No	ne" is checked, the rest of § 6.1 need not be	completed or reproduced.			
	V	contrary cour	ms. Current installment payments will be dist torder or rule. Arrearage payments will be dist the debtor(s).				

Case 19-60171 Doc 5 Filed 01/29/19 Entered 01/29/19 14:13:31 Desc Main Document Page 7 of 10

Debtor Kelly Fears Ahmed; Case Number 19-60171 Description of leased Amount of Treatment of arrearage **Estimated total** Name of creditor property or executory Current installment payment arrearage to (Refer to other plan section if payments by trustee contract applicable) be paid \$40.00/Week n/a Furniture Rental Progressive Leasing Disbursed by: Trustee Debtor(s) Disbursed by: Trustee Debtor(s) Part 7: Vesting of Property of the Estate 7.1 Property of the estate will vest in the debtor(s) upon Check the applicable box: V plan confirmation. entry of discharge. Part 8: **Nonstandard Plan Provisions** 8.1 Check "None" or List Nonstandard Plan Provisions None. If "None" is checked, the rest of Part 8 need not be completed or reproduced. Under Bankruptcy Rule 3015(c), nonstandard provisions must be set forth below. A nonstandard provision is a provision not otherwise included in the Official Form or deviating from it. Nonstandard provisions set out elsewhere in this plan are ineffective. The following plan provisions will be effective only if there is a check in the box "Included" in § 1.3. 1 Treatment and Payment of Claims: • The Trustee may adjust the monthly disbursement amount as needed to pay an allowed secured claim in full. 2 Date Debtor(s) to Resume Regular Direct Payments to Creditors that are being Paid Arrearages by the Trustee under Paragraph 3.1 and 6.1: Creditor Month Debtor to Resume Regular Direct Payments N/A

Case 19-60171 Doc 5 Filed 01/29/19 Entered 01/29/19 14:13:31 Desc Main Document Page 8 of 10

**NOTE REGARDING PART 3.5 (SUBBENDER OF COLLATERAL): Any unsecured proof of claim for a claim of deficiency that reconsumers are large to the control of claim for a deficiency which is extended and properties of the control of claim for a deficiency must include appropriate documentation establishing that the collateral surrendered has been liquidated, and the applied in accordance with applicable state law. **NOTE REGARDING PART 3.1: POST-PETITION MORTGAGE FEES: Any fees, expenses, or charges accruing on claims set forth in 3.1 or 8.1 of this Plan which are noticed to the debtor pursuant to Busincaptes, Paul 5 2002. [c) shall not require modification of the debtor's plan them. Instead, any such fees, expenses, or charges shall, if allowed, be payable by the debtor outside the Plan miles the debtor chooses to mot to provide for them. **NOTE REGARDING PART 3.1: POST PETITION AUTO DRAFTS: Any bank or financial institution or lender to which the debtor outside the payable by the debtor outside the Plan miles the debtor chooses to mot to provide for them. **NOTE REGARDING PART 3.1: POST PETITION AUTO DRAFTS: Any bank or financial institution or lender to which the debtor outside the payable of the debtor's plan them. Instead, any such fees, expenses, or charges shall, if allowed, be payable by the debtor outside the Plan miles the debtor to which the debtor payaments from the debtor's bank account; is expressly authorized to keep such auto-draft in place and to deduct post-petition outside the payable of the debtor outside the payable of the payment of the payable payable payable of the payment of the payable payabl		Fears Ahmed;	Case Number	19-60171
surrender and liquidation of collateral noted in Part 3.5 of this Plan must be filted by the earlier of the following or such claim shall be forever within 180 days of the date of the first confirmation or other confirming a pala providing for the surrender of said collateral, Said prof of claim for a deficiency unit include appropriate documentation establishing that the collateral start with respect to said collateral, Said prof of claim for a deficiency unit include appropriate documentation establishing that the collateral surrendered has been liquidated, and the applied, in accordance with applicable state law. **NOTE REGARDING PART 3.1; POST-PETITION MORTGAGE FEES: 3.1 or 8.1 of this Plan which are noticed to the debtor pursuant to Bankropk; Rule 3002.1(c) shall not require modification of height debtor shall the instead, any such fees, expenses, or charges shall, if allowed, be payable by the debtor outside the Plan unless the debtor chooses to modi to provide for them. **NOTE REGARDING PART 3.1; POST PETITION AUTO DRAFTS; Any bank or financial institution or lender to which the debtor has comented to auto draft payments from his or her bank account, is expressly authorized to keep such auto-draft in place and to deduct post-peritie payments from the debtors have account it such apprents are required to be paid directly by the debtors of under the terms of this plan. Such a will not be viewed as a violation of the automatic stay. The automatic stay is modified to permit the noteholder or servicing agent on any secure being paid by the debtors to subment as the payment, notices of payment and the notices of servicing transfers, or any other notice, other than a notice of acceleration or demand for payment of the entire balance, normally sen customers in the ordinary course of business. **NOTE REGARDING PARTS 3.2 AND 3.3 IADEOUATE PROTECTION PAYMENTS: **NOTE REGARDING PARTS 3.2 AND 3.3 IADEOUATE PROTECTION PAYMENTS: **NOTE REGARDING PART 3.2 AND 3.3 IADEOUATE PROTECTION PAYMENTS: **NOTE REGARDING PAR	3 O	other:		
3.1 or X.1 of this Plan which are noticed to the debtor pursant to Bankruptey Rule 2002.1(c) shall not require modification of the debtor's plan them. Instead, any such fees, expenses, or charges shall, if allowed, be payable by the debtor outside the Plan unless the debtor chooses to modi to provide for them. **NOTE REGARDING PART 3.1: POST PETITION AUTO DRAFTS.** Any bank or financial institution or lender to which the debtor has consented to auto draft payments from his or her bank account, is expressly authorized to keep such auto-draft in place and to deduct post-petitio payments from the debtor's bank account is tuch payments are required to be paid directly by the debtor(s) under the terms of this plan. Such a will not be viewed as a violation of the automatic stay. The automatic stay is modified to permit the notebolder or servicing agent on any secure being paid by the debtors to send the debtor purpent coupons, payment statements or invoices, notices of late payment, notices of payment channels or invoices of servicing transfers, or any other notice, other than a notice of acceleration or demand for payment of the entire balance, normally sen customers in the ordinary course of business. **NOTE REGARDING PARTS 3.2 AND 3.3 [ADEOUATE PROTECTION PAYMENTS]** The debtors propose to make adequate protect payments other than as provided in Local Rule 4001-2. Unless otherwise provided herein, the monthly payment amounts listed in Plans 3.2 and Chapter 13 Plan will be paid as adequate protection beginning prior to confirmation to the holders of allowed secured claims. **NOTE REGARDING TREATMENT AND PAYMENT OF CLAIMS:**	sui wi fili pro	rrender and liquidation of collateral noted in Part 3.5 of ithin 180 days of the date of the first confirmation order ling of an unsecured deficiency claim as established by a roof of claim for a deficiency must include appropriate d	this Plan must be filed by the ear confirming a plan providing for my Order granting relief from the	the surrender of said collateral, (2) within the time peri- tantomatic stay with respect to said collateral. Said uni-
consented to auto draft payments from his or her bank account it, is expressly authorized to keep such auto-draft in place and to deduct post-pecific payments from the debur's Shank account if such payments are required to be paid directly by the debtors (so much the terms of this plan. Such a will not be viewed as a violation of the automatic stay. The automatic stay is modified to permit the noteholder or servicing agent on any secure being paid by the debtors to send the debtor payment cortocor on the contract payment of the entire balance, normally sen notices of servicing transfers, or any other notice, other than a notice of acceleration or demand for payment of the entire balance, normally sen customers in the ordinary course of business. **NOTE REGARDING PARTS 3.2 AND 3.3 [ADEQUATE PROTECTION PAYMENTS: The debtors propose to make adequate protect payments other than as provided in Local Rule 4001-2. Unless otherwise provided herein, the monthly payment amounts listed in Parts 3.2 and Chapter 13 Plan will be paid as adequate protection beginning prior to confirmation to the holders of allowed secured claims. **NOTE REGARDING TREATMENT AND PAYMENT OF CLAIMS:** -All creditors must timely file a proof of claim to receive any payment from the TrusteeIf a claim is scheduled as unsecured and the creditor files a claim alleging the claim is secured but does not timely object to confirmation of the extent not avoided or provided for in this case, after the debtor(s) receive a dischargeIf a claim is listed in the Plan as secured and the creditor files a proof of claim alleging the claim is unsecured, the creditor will be treated as unpurposes of distribution under the PlanThe Trustee may adjust the monthly disbursement amount as needed to pay an allowed secured claim in full. **Debtor(s)* Attorney's Fees: Out of the total fee of \$ 4,000.00 : Fees to be approved, or already approved, by the Court at initial plan confirmation; a previously confirmated modified plan: - Additional pre-confirmation fees b	3.1 the	1 or 8.1 of this Plan which are noticed to the debtor pursem. Instead, any such fees, expenses, or charges shall, if	suant to Bankruptcy Rule 3002.1	(c) shall not require modification of the debtor's plan to
payments other than as provided in Local Rule 4001-2. Unless otherwise provided herein, the monthly payment amounts listed in Parts 3.2 and Chapter 13 Plan will be paid as adequate protection beginning prior to confirmation to the holders of allowed secured claims. **NOTE REGARDING TREATMENT AND PAYMENT OF CLAIMS:	pa wi be	onsented to auto draft payments from his or her bank acc ayments from the debtor's bank account if such payments ill not be viewed as a violation of the automatic stay. The bing paid by the debtors to send the debtor payment coup stices of servicing transfers, or any other notice, other the	ount, is expressly authorized to kes are required to be paid directly be automatic stay is modified to poons, payment statements or invo	eep such auto-draft in place and to deduct post-petition by the debtor(s) under the terms of this plan. Such a de ermit the noteholder or servicing agent on any secured ices, notices of late payment, notices of payment chan
Chapter 13 Plan will be paid as adequate protection beginning prior to confirmation to the holders of allowed secured claims. **NOTE REGARDING TREATMENT AND PAYMENT OF CLAIMS:	· <u>N</u>	NOTE REGARDING PARTS 3.2 AND 3.3 [ADEQU	ATE PROTECTION PAYME	NTS: The debtors propose to make adequate protection
NOTE REGARDING TREATMENT AND PAYMENT OF CLAIMS:	pa	syments other than as provided in Local Rule 4001-2. Us	nless otherwise provided herein,	the monthly payment amounts listed in Parts 3.2 and 3
broken down as follows: (i) \$ 4,000.00 : Fees to be approved, or already approved, by the Court at initial plan confirmation; (ii): Additional pre-confirmation or post-confirmation fees already approved by the Court by separate order a previously confirmated modified plan; (iii): Additional post-confirmation fees being sought in this modified plan, which fees will be approved when plan is confirmed. 5 Trustee to make contract payments and cure arrears, if any: N/A Pursuant to Part 3.1, the Trustee shall pay the designated post-petition mortgage payments through the plan. These mortgage payment classified and paid as follows: (1) Pre-petition Arrears: The prepetition arrears are \$ (2) GAP Payments: The first two post-petition mortgage payments shall be disbursed pro-rata by the Trustee as post-petition arrears, including late fees, in the approximate amount of \$, for the months of through and including	the I pu	e extent not avoided or provided for in this case, after the If a claim is listed in the Plan as secured and the creditor proposes of distribution under the Plan.	e debtor(s) receive a discharge. files a proof of claim alleging th	graph does not limit the right of the creditor to enforce e claim is unsecured, the creditor will be treated as un
(ii)	theI puT	e extent not avoided or provided for in this case, after the ff a claim is listed in the Plan as secured and the creditor apposes of distribution under the Plan. The Trustee may adjust the monthly disbursement amount the plan in the plan is the plan in the plan. The Trustee may adjust the monthly disbursement amount the plan is the plan is the plan in the plan is the plan is the plan in the plan is the plan i	e debtor(s) receive a discharge. files a proof of claim alleging th nt as needed to pay an allowed se	graph does not limit the right of the creditor to enforce e claim is unsecured, the creditor will be treated as unsecured claim in full.
a previously confirmated modified plan; (iii): Additional post-confirmation fees being sought in this modified plan, which fees will be approved when plan is confirmed. 5 Trustee to make contract payments and cure arrears, if any: N/A Pursuant to Part 3.1, the Trustee shall pay the designated post-petition mortgage payments through the plan. These mortgage payments classified and paid as follows: (1) Pre-petition Arrears: The prepetition arrears are \$ (2) GAP Payments: The first two post-petition mortgage payments shall be disbursed pro-rata by the Trustee as post-petition arrears, including late fees, in the approximate amount of \$, for the months of through and including	theI puT 4 De	e extent not avoided or provided for in this case, after the ff a claim is listed in the Plan as secured and the creditor apposes of distribution under the Plan. The Trustee may adjust the monthly disbursement amount bettor(s)' Attorney's Fees: ut of the total fee of \$ 4,000.00 , the amount between the total fee of \$ 4,000.00 .	e debtor(s) receive a discharge. files a proof of claim alleging th nt as needed to pay an allowed se	graph does not limit the right of the creditor to enforce e claim is unsecured, the creditor will be treated as unsecured claim in full.
plan is confirmed. 5 Trustee to make contract payments and cure arrears, if any: N/A Pursuant to Part 3.1, the Trustee shall pay the designated post-petition mortgage payments through the plan. These mortgage payments classified and paid as follows: (1) Pre-petition Arrears: The prepetition arrears are \$ (2) GAP Payments: The first two post-petition mortgage payments shall be disbursed pro-rata by the Trustee as post-petition arrears, including late fees, in the approximate amount of \$, for the months of through and including (3) Other Post-petition Arrears: The following additional post-petition default shall be cured and disbursed by the Trustee, approximately,	theI puT 4 Do	e extent not avoided or provided for in this case, after the fact claim is listed in the Plan as secured and the creditor apposes of distribution under the Plan. The Trustee may adjust the monthly disbursement amount to the total fee of \$4,000.00, the amount of the total fee of \$4	e debtor(s) receive a discharge. files a proof of claim alleging th nt as needed to pay an allowed se unt of \$ 4,000.00 in De	graph does not limit the right of the creditor to enforce e claim is unsecured, the creditor will be treated as unsecured claim in full. btor(s)' attorney's fees shall be paid by the Chapter 13
plan is confirmed. 5 Trustee to make contract payments and cure arrears, if any: N/A Pursuant to Part 3.1, the Trustee shall pay the designated post-petition mortgage payments through the plan. These mortgage payments classified and paid as follows: (1) Pre-petition Arrears: The prepetition arrears are \$ (2) GAP Payments: The first two post-petition mortgage payments shall be disbursed pro-rata by the Trustee as post-petition arrears, including late fees, in the approximate amount of \$, for the months of through and including (3) Other Post-petition Arrears: The following additional post-petition default shall be cured and disbursed by the Trustee, approximately,	theI puT 4 De	e extent not avoided or provided for in this case, after the ff a claim is listed in the Plan as secured and the creditor arposes of distribution under the Plan. The Trustee may adjust the monthly disbursement amount the Plan. The trustee may adjust the monthly disbursement amount to the total fee of \$ 4,000.00 , the amount to the total fee of \$ 4,000.00 . Fees to be compared to the provided that the provided the provided to the provided to the provided that the provided th	e debtor(s) receive a discharge. files a proof of claim alleging th nt as needed to pay an allowed se unt of \$ 4,000.00 in De e approved, or already approved, by l pre-confirmation or post-confirmat	graph does not limit the right of the creditor to enforce e claim is unsecured, the creditor will be treated as unsecured claim in full. btor(s)' attorney's fees shall be paid by the Chapter 13 the Court at initial plan confirmation;
 N/A Pursuant to Part 3.1, the Trustee shall pay the designated post-petition mortgage payments through the plan. These mortgage payments classified and paid as follows: Pre-petition Arrears: The prepetition arrears are \$	theI puT 4 Do	e extent not avoided or provided for in this case, after the ff a claim is listed in the Plan as secured and the creditor apposes of distribution under the Plan. The Trustee may adjust the monthly disbursement amount the Plan. The trustee may adjust the monthly disbursement amount to the total fee of \$4,000.00 , the amount of the total fee of \$4,000.00 . Fees to be considered to the plan in the pl	e debtor(s) receive a discharge. files a proof of claim alleging th nt as needed to pay an allowed se unt of \$\\\\$4,000.00 in De e approved, or already approved, by I pre-confirmation or post-confirmat	graph does not limit the right of the creditor to enforce e claim is unsecured, the creditor will be treated as unsecured claim in full. btor(s)' attorney's fees shall be paid by the Chapter 13 the Court at initial plan confirmation; ion fees already approved by the Court by separate order or
Pursuant to Part 3.1, the Trustee shall pay the designated post-petition mortgage payments through the plan. These mortgage payments classified and paid as follows: (1) Pre-petition Arrears: The prepetition arrears are \$ (2) GAP Payments: The first two post-petition mortgage payments shall be disbursed pro-rata by the Trustee as post-petition arrears, including late fees, in the approximate amount of \$, for the months of through and including (3) Other Post-petition Arrears: The following additional post-petition default shall be cured and disbursed by the Trustee, approximately,	theI puT 4 Do	e extent not avoided or provided for in this case, after the ff a claim is listed in the Plan as secured and the creditor urposes of distribution under the Plan. The Trustee may adjust the monthly disbursement amount to the total fee of \$4,000.00 , the amount to the total fee of \$4,000.00 . Fees to be compared to the total fee of \$4,000.00 . Additional a previously confirmated modified plan (iii) : Additional confirmated modified plan	e debtor(s) receive a discharge. files a proof of claim alleging th nt as needed to pay an allowed se unt of \$\\\\$4,000.00 in De e approved, or already approved, by I pre-confirmation or post-confirmat	graph does not limit the right of the creditor to enforce e claim is unsecured, the creditor will be treated as unsecured claim in full. btor(s)' attorney's fees shall be paid by the Chapter 13 the Court at initial plan confirmation; ion fees already approved by the Court by separate order or
classified and paid as follows: (1) Pre-petition Arrears: The prepetition arrears are \$ (2) GAP Payments: The first two post-petition mortgage payments shall be disbursed pro-rata by the Trustee as post-petition arrears, including late fees, in the approximate amount of \$, for the months of through and including (3) Other Post-petition Arrears: The following additional post-petition default shall be cured and disbursed by the Trustee, approximately,	theI pu1	e extent not avoided or provided for in this case, after the fra claim is listed in the Plan as secured and the creditor apposes of distribution under the Plan. The Trustee may adjust the monthly disbursement amount the Plan. The Trustee may adjust the monthly disbursement amount the Plan. The Trustee may adjust the monthly disbursement amount the Plan. The Trustee may adjust the monthly disbursement amount the Plan. The Trustee may adjust the monthly disbursement amount the Plan. The Trustee may adjust the Monthly disbursement amount the Plan. The Trustee may adjust the Plan as secured and the creditor amount the Plan. The Trustee may adjust the Plan as secured and the creditor amount the Plan. The Trustee may adjust the Plan as secured and the creditor appoint to the Plan as secured and the creditor amount to the Plan as secured and the creditor amount to the Plan as secured and the creditor amount to the Plan as secured and the creditor amount to the Plan as secured and the Creditor amount to the Plan as secured and the Plan as secured and the Creditor amount to the Plan as secured and the Creditor amount to the Plan as secured and the Creditor amount to the Plan as secured and the Creditor amount to the Plan as secured and the Plan as secured an	e debtor(s) receive a discharge. files a proof of claim alleging th nt as needed to pay an allowed se unt of \$ 4,000.00 in De e approved, or already approved, by I pre-confirmation or post-confirmat it	graph does not limit the right of the creditor to enforce e claim is unsecured, the creditor will be treated as unsecured claim in full. btor(s)' attorney's fees shall be paid by the Chapter 13 the Court at initial plan confirmation; ion fees already approved by the Court by separate order or
(2) GAP Payments: The first two post-petition mortgage payments shall be disbursed pro-rata by the Trustee as post-petition arrears, including late fees, in the approximate amount of \$, for the months of through and including	theI pu1 4 Do Ou bro	e extent not avoided or provided for in this case, after the first a claim is listed in the Plan as secured and the creditor apposes of distribution under the Plan. The Trustee may adjust the monthly disbursement amount the Plan. The trustee may adjust the monthly disbursement amount the Plan. The trustee may adjust the monthly disbursement amount the Plan. The trustee may adjust the monthly disbursement amount the Plan. The trustee may adjust the monthly disbursement amount the Plan. The trustee to make contract payments and cure and the plan is confirmed. Trustee to make contract payments and cure and the plan is confirmed.	e debtor(s) receive a discharge. files a proof of claim alleging th nt as needed to pay an allowed se unt of \$ 4,000.00 in De e approved, or already approved, by I pre-confirmation or post-confirmat it	graph does not limit the right of the creditor to enforce e claim is unsecured, the creditor will be treated as unsecured claim in full. btor(s)' attorney's fees shall be paid by the Chapter 13 the Court at initial plan confirmation; ion fees already approved by the Court by separate order or
including late fees, in the approximate amount of \$, for the months of through and including	theI pu1 pu1 4 De Ou bre	e extent not avoided or provided for in this case, after the ff a claim is listed in the Plan as secured and the creditor apposes of distribution under the Plan. The Trustee may adjust the monthly disbursement amount to the total fee of \$4,000.00 , the amount of the total fee of \$4,000.00 . Fees to be considered in the plan in the plan in the plan is confirmed. Trustee to make contract payments and cure a pursuant to Part 3.1, the Trustee shall pay the contract payments.	e debtor(s) receive a discharge. files a proof of claim alleging th int as needed to pay an allowed se unt of \$_\$4,000.00 in De e approved, or already approved, by I pre-confirmation or post-confirmat it I post-confirmation fees being sough rrears, if any:	graph does not limit the right of the creditor to enforce e claim is unsecured, the creditor will be treated as unsecured claim in full. btor(s)' attorney's fees shall be paid by the Chapter 13 the Court at initial plan confirmation; ion fees already approved by the Court by separate order or at in this modified plan, which fees will be approved when the
	theI- pu1 4 De Ou bre	e extent not avoided or provided for in this case, after the first a claim is listed in the Plan as secured and the creditor apposes of distribution under the Plan. The Trustee may adjust the monthly disbursement amount to five total fee of \$ 4,000.00 , the amount of the total fee of \$ 4,000.00 . Fees to be considered to the provided to the provided to the provided to the provided to the plan is confirmed. Trustee to make contract payments and cure a pursuant to Part 3.1, the Trustee shall pay the collassified and paid as follows:	e debtor(s) receive a discharge. files a proof of claim alleging th nt as needed to pay an allowed se unt of \$ 4,000.00 in De e approved, or already approved, by 1 pre-confirmation or post-confirmat 1 post-confirmation fees being sough rrears, if any: designated post-petition mortgage	graph does not limit the right of the creditor to enforce e claim is unsecured, the creditor will be treated as unsecured claim in full. btor(s)' attorney's fees shall be paid by the Chapter 13 the Court at initial plan confirmation; ion fees already approved by the Court by separate order or at in this modified plan, which fees will be approved when the
	theI pu	e extent not avoided or provided for in this case, after the ff a claim is listed in the Plan as secured and the creditor apposes of distribution under the Plan. The Trustee may adjust the monthly disbursement amount to the total fee of \$ 4,000.00 , the amount of the total fee of \$ 4,000.00 ; the amount of the total fee of \$ 4,	e debtor(s) receive a discharge. files a proof of claim alleging the state of the	graph does not limit the right of the creditor to enforce e claim is unsecured, the creditor will be treated as unsecured claim in full. btor(s)' attorney's fees shall be paid by the Chapter 13 the Court at initial plan confirmation; ion fees already approved by the Court by separate order or at in this modified plan, which fees will be approved when the payments through the plan. These mortgage payments through the plan. These mortgage payments through the plan.

usually equal the number of monthly plan payments being made by the Debtor(s) to the Trustee, unless the plan pays off early.

(5) Disbursement of ongoing post-petition mortgage payments from the Chapter 13 Trustee may not begin until an allowed claim on behalf of the mortgagee has been filed. At the completion of the term of the plan, it is predicted that the Debtor(s) shall resume monthly mortgage payments directly pursuant to the terms of the mortgage contract beginning with the payment due in (month), (year).

Case 19-60171 Doc 5 Filed 01/29/19 Entered 01/29/19 14:13:31 Desc Main Document Page 9 of 10

Debtor	Kelly Fears Ahmed ;	Case Number	19-60171	
Part 9:	Signature(s):			
9.1	Signatures of Debtor(s) and Debtor(s)' Attorney	7		
	If the Debtor(s) do not have an attorney, the Debtor(s) must any,	at sign below; otherwise the Debtor(s)	signatures are optional. The attor	ney for the Debtor(s),
	X /s/Kelly Fears Ahmed	X /s/		
	Signature of Debtor 1	Signatur	e of Debtor 2	
	Executed on 1/29/2019 MM/ DD/ YYYY		Executed on MM/ I	DD/ YYYY
	X /s/ Janice Hansen Signature of Attorney for Debtor(s)	Date	1/29/2019 MM/ DD/ YYYY	

By filing this document, the Debtor(s), if not represented by an attorney, or the Attorney for Debtor(s) also certify(ies) that the wording and order of the provisions in this Chapter 13 plan are identical to those contained in Official Form 113, other than any nonstandard provisions included in Part 8.

Exhibit: Total Amount of Estimated Trustee Payments

The following are the estimated payments that the plan requires the trustee to disburse. If there is any difference between the amounts set out below and the actual plan terms, the plan terms control.

a.	Maintenance and cure payments on secured claims (Part 3, Section 3.1 total)	\$	
b.	Modified secured claims (Part 3, Section 3.2 total)	\$	20,472.03
c.	Secured claims excluded from 11 U.S.C. § 506 (Part 3, Section 3.3 total)	\$	-
d.	Judicial liens or security interests partially avoided (Part 3, Section 3.4 total)	\$	<u>-</u>
e.	Fees and priority claims (Part 4 total)	\$	15,996.00
f.	Nonpriority unsecured claims (Part 5, Section 5.1, highest stated amount)	\$	971.97
g.	Maintenance and cure payments on unsecured claims (Part 5, Section 5.2 total)	\$	-
h.	Separately classified unsecured claims (Part 5, Section 5.3 total)	\$	
i.	Trustee payments on executory contracts and unexpired leases (Part 6, Section 6.1 total)	\$	-
j.	Nonstandard payments (Part 8, total)	+\$	
	Total of lines a through j	\$	37,440.00